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FEDERAL COMMUNICATIONS COMMISSION 1919 M STREET, N.W. WASHINGTON, D.C. 20554

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This is an unofficial announcement of Commission action. Release of the full text of a Commission order constitutes official action. See MCI v. FCC. 515 F 2d 385 (D.C. Circ. 1975).

Report DC-483

ACTION IN DOCKET CASE

May 1, 1986

FCC MODIFIES PROGRAM RECORD-KEEPING REQUIREMENT FOR COMMERCIAL RADIO STATION LICENSEES (BC DOCKET 79-219)

In response to an appellate court's remand, the Commission has modified its program record-keeping requirement for commercial radio licensees.

Under the new rule, a licensee is required, each quarter, to list programs that have provided the station's most significant treatment of community issues during the preceding three-month period.

Last December, the U.S. Court of Appeals for the District of Columbia Circuit remanded the radio deregulation proceeding for further action regarding the illustrative issues/programs list as a record-keeping device. The FCC pointed out that the significant treatment approach can give the public substantial and sufficient information about a station's issue-responsive programing to determine whether a station has fulfilled its programing obligation without unduly burdening the licensee.

The Commission further stated that the new rule does not impose a requirement to maintain comprehensive public file lists. The FCC continues to believe that a comprehensive requirement would place an inordinate record-keeping burden on licensees.

Action by the Commission May 1, 1986, by Memorandum Opinion and Order (FCC 86-222). Commissioners Fowler (Chairman), Quello, Dawson and Patrick.

-FCC-

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